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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/773,292	02/09/2004	Ji-young Choi	Q79267	1354
23373 SUGHRUE MI	7590 10/26/200 ON PLIC	EXAMINER		
2100 PENNSYLVANIA AVENUE, N.W. SUITE 800 WASHINGTON, DC 20037			ROMANO, JOHN J	
			ART UNIT	PAPER NUMBER
			2192	
	,			
	•		MAIL DATE	DELIVERY MODE
			10/26/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
Interview Summary	10/773,292	CHOI ET AL.				
interview Summary	Examiner	Art Unit				
·	John J. Romano	2192				
All participants (applicant, applicant's representative, PTO personnel):						
(1) <u>John J. Romano</u> .	(3)					
(2) Diallo T. Crenshaw (Reg. No. 52,778).	(4)					
Date of Interview: October 4 th , 2007.						
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2)□ applicant's representative]						
Exhibit shown or demonstration conducted: d) Yes e) No. If Yes, brief description:						
Claim(s) discussed: <u>Claim 1</u> .						
Identification of prior art discussed: Blais et al., US 7,065,743.						
Agreement with respect to the claims f) was reached. g) was not reached. h) № N/A.						
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicants representative, Diallo Crenshaw, discussed the features of claim 1 as presented in the Interview Agenda (See attached); in particular the amended feature of the first and second memory being "separate". The examiner conveyed the position that the instant limitation, "separate" was interpreted in view of the plain language of the claim; in particular being able to be differentiated from the other memory. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW See Summary of Record of Interview requirements on reverse side or on attached sheet. TUANDAM TUANDAM						
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action	<u>·</u> Examiner's sig	nature, if required				

FOR DISCUSSION PURPOSES ONLY - NOT TO BE MADE OF RECORD IN THIS APPLICATION

USSN: 10/773,292

Attorney Docket No. Q79267

Proposed Interview Agenda

A) Applicants' representatives wish to discuss the rejections under 35 U.S.C. § 103(a) in an effort to advance prosecution.

In particular, Applicants' representatives wish to discuss the features:

- a) "a second memory unit for storing the runtime data, which have been loaded into the first memory unit in the accessible state, in a form of images,"
 - b) "wherein said first memory unit and said second memory unit are separate," and
- c) "a runtime data search unit for loading the runtime data, which have been stored in the second memory unit in the form of images, into the first memory unit upon the request of the class loader unit," as recited in claim 1.

We believe that at least the above-listed combination of features render claim 1 distinguishable over the applied art.